UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA

CIVIL MINUTES - GENERAL

Case No.	08-05159			Date	September 23, 2008
Title	REYES v. UNITED STATES DISTRICT COURT for the WESTERN DISTRICT OF WASHINGTON, et al.				
Present:		ROBERT J	. TIMLIN, UNITED STATE	S DIST	RICT JUDGE
Patricia Gomez					N/A
Deputy Clerk			Court Reporter / Recorder		Tape No.
Attorneys for Pla		aintiff	Attorne	Attorneys for Defendants	
N/A Plaintiff appearing p		pro se	N/A		
Proceedings: ORDER TO SHOW CAUSE TO PLAINTIFF RE DEFENDANTS PHILIP DEMMASSA AND PAULA OLSON After review of the court file, the Court finds that 1) an affidavit has been filed stating that the					
summons and complaint in this action were mailed to defendants Philip Demmassa ("Demmassa") and Paula Olson ("Olson") on February 21, 2008 before the action was removed to this Court on March 18, 2008, and 2) no answer or responsive pleading to the complaint has been filed by either Demmassa or Olson.					
Accordingly, IT IS ORDERED that Plaintiff show cause in writing why this action should not be dismissed as to Olson and Demmassa because Plaintiff has not diligently prosecuted this action against these defendants. Such response by Plaintiff shall be filed and served no later than October 10, 2008. The response may be in the form of a request for default as to Defendants Demmassa and Olson.					
Plaintiff is hereby notified that, if he does not file a timely response to this Order, the Court will consider dismissing this action as to Defendants Demmassa and Olson under Federal Rules of Civil Procedure, Rule 41(b) because Plaintiff has failed to diligently prosecute it.					
					:
			Initials of Prepar	er	pg